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SERIES I No. 29

# OFFICIAL GOVERNMENT OF GOA GAZETTE



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## NOTE

There are four Extraordinary issues to the Official Gazette, Series I No. 28 dated 7-10-2021, namely:—

(1) Extraordinary dated 7-10-2021 from pages 1599 to 1602, Department of Law & Judiciary regarding publication of Notifications issued by the High Court of Judicature at Bombay.

(2) Extraordinary (No. 2) dated 8-10-2021 from pages 1603 to 1606, Department of Law, Notifications regarding the Goa Waste Management (Amendment) Act, 2021 and the Goa Panchayat Raj (Amendment) Act, 2021.

(3) Extraordinary (No. 3) dated 8-10-2021 from pages 1607 to 1826, Department of Elections, Notification No. 8-4-2013 ELEC/754 regarding Political Parties and Symbols.

(4) Extraordinary (No. 4) dated 11-10-2021 from pages 1827 to 1828, Department of Law & Judiciary regarding publication of notification issued by the High Court of Judicature at Bombay.

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**GOVERNMENT OF GOA****Department of Animal Husbandry &  
Veterinary Services**

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**Notification**

13-91/Kamd(S)/2021-22/3679

- Read: (1) Kamdhenu Scheme (Sudharit) notified vide Notification No. 13-91/Kamd/(S)/2012-13/4109 dated 05-11-2012 published in Official Gazette, Series I No. 33 dated 15-11-2012.
- (2) Kamdhenu Scheme (Sudharit) amended vide Notification No. 13-91/Kamd/(S)/2014-15/911 dated 27-05-2014 published in Official Gazette, Series I No. 10 dated 05-06-2014.
- (3) Kamdhenu Scheme (Sudharit) amended vide Notification No. 13-91/Kamd/(S)/2015-16/1563 dated 19-06-2015 published in Official Gazette, Series I No. 13 dated 25-06-2015.
- (4) Kamdhenu Scheme (Sudharit) amended vide Notification No. 13-91/Kamd/(S)/2015-16/3341 dated 02-09-2015 published in Official Gazette, Series I No. 24 dated 10-09-2015.
- (5) Kamdhenu Scheme (Sudharit) amended vide Notification No. 13-91/Kamd/(S)/2015-16/3539 dated 23-09-2015 published in Official Gazette, Series I No. 27 dated 01-10-2015.
- (6) Kamdhenu Scheme (Sudharit) amended vide Notification No. 13-91/Kamd/(S)/2016-17/2592 dated 05-08-2016 published in Official Gazette, Series I No. 19 dated 11-08-2016.
- (7) Kamdhenu Scheme (Sudharit) amended vide Notification No. 13-91/Kamd/(S)/2016-17/3405 dated

16-09-2016 published in Official Gazette, Series I No. 25 dated 22-09-2016.

- (8) Kamdhenu Scheme (Sudharit) amended vide Notification No. 13-91/Kamd/(S)/2018-19/121 dated 06-04-2018 published in Official Gazette, Series I No. 3 dated 19-04-2018.
- (9) Kamdhenu Scheme (Sudharit) amended vide Notification No. 13-91/Kamd/(S)/2018-19/2782 dated 26-07-2018 published in Official Gazette, Series I No. 18 dated 02-08-2018.
- (10) Kamdhenu Scheme (Sudharit) amended vide Notification No. 13-91/Kamd/(S)/2019-20/2083 dated 09-07-2019 published in Official Gazette, Series I No. 15 dated 11-07-2019.
- (11) Kamdhenu Scheme (Sudharit) amended vide Notification No. 13-91/Kamd/(S)/2020-21/4148 dated 16-10-2020 published in Official Gazette, Series I No. 30 dated 22-10-2020.

Whereas the Government has notified the Kamdhenu Scheme (Sudharit) Amended vide Notification No. read at Sr. No. 1 above and further amended vide Notification read at Sr. No. 2, 3, 4, 5, 6, 7, 8, 9, 10 and 11 above.

And whereas, the Government is now pleased to further amend the Kamdhenu Scheme (Sudharit) Amended in public interest as follows:

**Kamdhenu Scheme (Sudharit)  
Amended 2021**

*Introduction:—*

Government has introduced Kamdhenu Scheme (Sudharit) Amended strictly based upon the applicant fulfilling the following conditions:—

- a. The applicant has to be bonafide resident of Goa for at least 05 years.

b. Shall possess a pucca cattle shed with cement flooring for housing the animals proposed to be reared.

c. Undertake to strictly stall feed the animals and not allow open grazing.

d. New applicant compulsorily has to undergo dairy training as decided by the Department of AH & VS at the designated training centre. Fresh applicants who are old traditional dairy farmers and are currently engaged in dairy activities themselves having crossbred animals/improved Buffaloes/Indigenous cattle, but had not availed the Kamdhenu Scheme could be exempted from undergoing the dairy training and will be considered only on recommendation from the Area Officer.

The main reason for the success of the dairy programme in India is the involvement of milk producers in setting up their own organizations for milk production enhancement, milk procurement, processing and marketing. Dairying, as a subsidiary source of income, is a real relief to most of these weaker groups in society.

In today's life style one or two milch animals are not sufficient to enable these farmers to generate sufficient additional income to break the various subsistence agricultural debt cycle. Animal Husbandry plays a vital role in providing household nutritional security, increased income, and employment especially of women and in rural transformation. Livestock provide economic security and social status to the family. Concentration of Livestock in general and small ruminants in particular, is in marginal, small and semi-medium holding, which mostly represent poorer sections of the society. Thus progress in livestock sector is directly related to a more balanced development of rural economy and upliftment of the poor sections of the society.

Dairying with high yielding crossbred cattle, Improved She Buffaloes and Indigenous breeds namely Sahiwal, Gir, Red Sindhi, Rathi and Tharparkar has become a

remunerative business. Studies have shown that dairy enterprise as against crop in rural areas was on the top with regard to profit in marginal, small and medium holding. Dairying and crop production together for small farmers having irrigated land was more profitable than crop farming alone. Animal Husbandry components provide easy cash; therefore, small farmers prefer it to crop production.

To begin with and in order to accelerate at fast pace the daily milk production in the state the scheme is intended to be implemented with full zeal throughout the state and create special milk producing pockets called 'Dudh Gram Villages'.

The Dudh Gram Villages shall be carved out, based on their records of supply of maximum milk produced in a year and supplied to the Goa Milk Producers' Union and other authorized Agencies. The concept is to target these groups and attain faster results in these Villages/Gram Panchayats to be declared as Dudh Gram in the implementation of Milk Policy for the state with the intention of giving special attention in the policy and programme implementation.

#### *Objectives of The Scheme:—*

The main objectives of the scheme are

- ❖ To help the farmers to get financial assistance for the purchase of Cross Bred Cows, Improved She Buffaloes and Cows of Indigenous breeds namely Sahiwal, Gir, Red Sindhi, Rathi and Tharparkar for his Dairy Unit.
- ❖ To promote self employment in the Dairy Sector.
- ❖ To boost the milk production in the state and to make state self sufficient.
- ❖ To strengthen the Dairy Co-operative movement in the state.
- ❖ To ensure sustainability and provide improved income and livelihood.
- ❖ To also encourage the schedule tribe and schedule caste communities.

- ❖ To create employment in the state.

*Eligibility:—*

- Any person residing in Goa for at least 05 years or more.
- Knowledge or experience in Cattle or Buffaloes farming or trained by the Department.
- Land for green fodder cultivation desirable.
- Farmer who had availed the purchase of animals under the earlier Kamdhenu Scheme.
- Applicant should have a Cattle shed to undertake the scheme.
- The farmer who do not have their own cattle shed can avail the scheme in rented/leased sheds.
- There can be more than one Cattle Shed in the same Survey area/Land.
- The loose housing system in Dairy is considered with cattle shed and open area (Paddock) between 80-200 sq. ft. per animal.

*Documents To Be Produced:*

- Residence Certificate from Mamlatdar/Sarpanch or Chairman of Dairy Society/Bachat Ghat, verified and attested by the local area Officer.
- Consent for seeding & Authentication of Aadhar/UID number.
- Affidavit in prescribed format regarding ownership of cattle shed and Form I & XIV.
- Caste Certificate of SC/ST/Dhangar.
- Letter from financing institution having Electronic Clearance System (ECS) willing to finance the beneficiary.
- Passport size photograph of the applicant.

*Detail Guidelines of the Scheme:*

1) The scheme intends to provide self-employment to the youth by assisting the youth or any person desirous in establishing a Dairy Farm. Under the scheme the farmer can buy Cross Bred Cows/Improved She Buffaloes/Indigenous breed cows namely Sahiwal, Gir, Red Sindhi, Rathi and Tharparkar in one or more phases.

2) The eligible applicant should purchase the sanctioned animals within one year of sanction of the order. No revalidation is permitted.

3) Unit cost of the Cross Bred Cow/Improved She Buffalo/Indigenous breed cow namely Sahiwal, Gir, Red Sindhi, Rathi and Tharparkar shall be limited to Rs. 70,000/- per animal expected to yield 2700 liters of milk per lactation for the purpose of release of subsidy.

4) Subsidy on the cost of the animal shall be as follows:

Subsidy			
Category			
No. of animals	%	Category	Amount Rs.
1 to 10	90	All categories	63000
11 to 20	75		52500
21 to 100	50		35000

The eligible subsidy shall be credited to the Bank account of the beneficiary through ECS system to the concerned Financing institution.



5) Incentives towards transportation of the animals at the rate of Rs. 2000/- (Rupees Two Thousand Only) per animal or actual cost of transportation, whichever is less for the purchase made outside the state and Rs. 800/- (Rupees Eight Hundred Only) per animal or actual cost of transportation, whichever is less for the purchase made at cattle melas organized by the Department shall be reimbursed to the beneficiary's Bank account through ECS along with subsidy amount.

6) Under the scheme, a beneficiary can purchase either cross bred cows/Improved She Buffaloes/Indigenous breed cows namely Sahiwal, Gir, Red Sindhi, Rathi and Tharparkar.

7) The farmer has to produce a letter from the financing institution having ECS system, willing to finance him.

8) All milch animals under the scheme have to be purchased from Cattle Mela organized by the Directorate of Animal Husbandry & Veterinary Services, Government of Goa or from outside the state, accompanied by a Veterinary Doctor of the Department subject to following conditions:

a) Fulfilling all the conditions laid as required under Kamdhenu Scheme (Sudharit) Amended viz. a well constructed Cattle Shed with cement flooring or cattle shed with open area (Paddock) and following appropriate feeding and management practices.

b) Each farmer is permitted to purchase Cross bred cows/Improved She Buffaloes/Indigenous breed cows namely Sahiwal, Gir, Red Sindhi, Rathi and Tharparkar from outside the state. Farmers who have availed any Government dairy scheme earlier as well as Traditional dairy farmers having cross bred animals currently engaged in dairy business as well as fresh entrants who have undergone Dairy training are permitted to purchase 10 animals at a time in 1st phase on recommendation of the local Area Officer.

c) Obtain prior written permission well in advance from the Department before undertaking purchases from outside the state. For such purchases farmer has to purchase minimum 10 animals at a time.

d) Be a member of the Local Dairy Society/Bachat Gat/Self help groups. The Dairy farmers who are interested in branding their Dairy products without membership of local milk unions may be permitted.

9) The Officer executing the purchase should ensure that details of purchase including microchip numbers should be intimated to the Director (Via e-mail) or to the concerned Dy. Director/Assistant Director (via social media) within 24 hrs. on completion of the purchase.

10) It shall be the sole responsibility of the beneficiary/financing institution to insure the animals for Transit Insurance which is mandatory to take care of any uneventful incidence during transportation. Further the animal are to be compulsorily insured by the financial institution within 15 days of their arrival in the farm.

11) On purchase of animals the Officer accompanying the farmers for purchase of milch animals, has to submit the health certificate, purchase statement, purchase receipt, transport receipt to the financial institution for insuring the animals (within a week after purchase) and other required formalities, duly certified by the Area Veterinary Officer/Assistant Director.

12) The Purchase statement and documents as stated at '11' above shall be submitted to Head Office by the financial Institution within 2 weeks of effecting purchase so as to enable release of subsidy.

13) Identification of Kamdhenu animals must be done through Microchips/ear tagging system/Any recognized system of identification. The existing Cross Bred Cows/Improved she Buffaloes/Indigenous breed cows namely Sahiwal, Gir, Red Sindhi, Rathi and Tharparkar shall be identified by microchip/ear tagging system/Any recognized system of identification.

14) Release of subsidy will depend on the receipt of the documents mentioned at clause (11) above, which should be submitted duly completed, by the Financing Institution through the area Officer along with the xerox copy of the passbook, within a month by the farmer.

15) Animals purchased under the scheme should be insured for minimum period of a 3½ years under the Comprehensive Insurance Policy with such Insurance Agency/company as the Department may from time to time notify (approved by the Government). It shall be the sole responsibility of the beneficiary to insure the animals immediately on purchase. The Government shall not be responsible in the event of the death of the animal or otherwise. The respective Financing Institution shall be responsible for the tie up arrangement of insurance cover between the beneficiary and the Insurance Company. The premium towards insurance including transit insurance should be initially borne by the beneficiaries/financing institution, the Department shall reimburse the premium amount to a maximum of Rs. 16,625/- (Rupees Sixteen Thousand Six Hundred Twenty Five Only) per animal directly to the financing institution, together with the subsidy amount on receipt of all the required documents in order.

16) The animals purchased under the scheme cannot be disposed off for a minimum period of 3½ years. In case of default, Government "shall recover the subsidy amount paid to the beneficiary on pro-rata basis" from the amount of subsidy released and kept in financial institution as back ended subsidy.

17) a) In case of death of animal, outstanding loan amount (incase of regular installments) pertaining to that animal shall be paid directly to the financing institution to the beneficiary's loan account from the death claim amount reimbursed by the insurance company and balance claim amount shall go to Government.

b) In the event of unfortunate death of the animal within one month from date of purchase, beneficiary has to report in writing to Area officer within 24 hours of death. The post mortem of the animal is mandatory and photographs of post mortem conducted along with the Officer is required and the death of the animal should not be due to negligence on the part of the beneficiary, the cost of the animal shall be directly credited to the account of the beneficiary.

18) In the event of the animal undergoing Permanent Total Disability (PTD) after duly certified by team of experts appointed by Directorate of A. H. & V. S. for that purpose the farmer has option to dispose the animal under the intimation to Directorate of A.H. & V. S., Panaji-Goa.

19) In the event of animal yielding less than 50% of expected milk yield as stated at the time of purchase within 45 days from the date of calving, beneficiary has to report in writing to Area Officer and copy marked to the Director of Animal Husbandry & Veterinary Services immediately. Pursuant of confirmation and verification of milk yield less than 50% of expected milk yield at the time of purchase by the said officer within 72 hours of intimation by farmer and on being satisfied by the Officer concerned that the milk yield is less than 50% of expected milk and is not due to negligence in feeding and management on the part of beneficiary, then the cost of the animals shall be directly credited to the loan account of the beneficiary. Such animal shall be the property of the Government and the beneficiary has to return the animal to the Government designated Farm at his own cost. Value of such animals shall be determined by the valuation committee appointed by the Department and the said animal is proposed to be returned to the seller for the price to be determined by the Departmental committee and the proceeds shall be deposited to Government Treasury by the Department. This is only applicable for the purchase of animals at Cattle Melas organized at Cattle Breeding Farm, Copardem/Dhat of this Directorate and

not applicable for the animals purchased by the farmers from other states.

20. The Government may relax any of the clauses/conditions if deemed necessary.

21. Insurance premium to be increased from Rs. 14455/- to Rs.16625/- (Maximum) per animal for 42 months period.

22. The financial institution should take permission from the Department of AH & VS before closing the Kamdhenu Scheme loan account of the beneficiary.

23. Once a subsidy is released by Department loan EMI may be rescheduled by the financial institution on the balance principal amount.

24. a) The roofing material for the cattle shed should be of fire resistant materials as precautionary measure to prevent due to unavoidable circumstances catching of fire due to short circuit etc.

b) The cattle shed should have proper cement flooring, manger, dung channel for housing the cattle/buffalo.

c) The cattle shed constructed should not be in low lying area which is prone to water logging due to heavy rainfall, also the cattle shed should not be near to river banks or large source of water to reduce the risk of flooding of the cattle shed in case of heavy rainfall.

d) Photograph of the cattle shed along with the applicant duly certified by Area Officer.

25. Establishment of Gobar Gas unit is desirable for those purchasing more than 10 animals.

26. Any excess amount received by the beneficiary to be recovered under the scheme, will be done from milk incentive scheme/or any other schemes of the Department/under Land Revenue Code.

27. The Kamdhenu Scheme (Sudharit) Amended application or online application will be scrutinized by the Committee constituted by the Director.

28. Those having/availing more than 25 cattles requires the consent of the Goa State Pollution Control Board to avail the scheme and as such the owner of cattle shed should apply for consent from the Goa State Pollution Control Board and produce the same to the Department of AH & VS. As per the guidelines for Environmental management of dairy farms and as per order passed by Hon'ble NGT on 20-05-2020 in the matter of O. A. No. 46/2018.

29. Those farmers who have availed benefits of Kamdhenu Scheme (Sudharit) Amended will not be eligible for availing benefits of Community Dairy Farming Scheme (Amended 2021) and vice versa.

Interpretation: If any question arises regarding interpretation of any clause, word, expression of the scheme, the decision shall lie with Government, which shall be final and binding on all concerned

*Procedure For Application:—*

1. The farmers interested in availing this facility will have to apply in a prescribed application form through Area Assistant. Director/Veterinary Officer.

2. A non-refundable processing fee of Rs. 200/- (Rupees Two Hundred Only) and for SC/ST/Dhangar Rs. 25/- (Rupees Twenty Five Only) shall be collected at the time of accepting the application at the respective Government Dispensary or Hospital.

3. On processing the cases (within 15 days) the Assistant Director/Veterinary Officer of the respective Hospital/Dispensary shall submit the application of all farmers eligible under the scheme to the Director of Animal Husbandry and Veterinary Services, for sanction by the Department.

4. Applications should be received in triplicate (Original plus 2 photocopies) along with all the documents as mentioned in guideline of the scheme.

The following Documents are required to release the subsidy.

1. The prescribed purchase statement should be certified and stamped by the Area



Veterinary Officer/Assistant Director and Official of the Financing Institution and should be signed by the beneficiary.

2. Purchase and transport receipt should be attested with a stamp by the Area Veterinary Officer/Assistant Director and Official of the financing institution and beneficiary, which should be enclosed along with the purchase statement mentioned at 1 above.

3. Proof of Insurance should also be enclosed together with the purchase statement.

4. Agreement bond sworn before Notary/Magistrate on stamp paper as per rule in force in Departmental prescribed format.

5. Subsidy will then be released as per the pattern of the scheme.

#### INFRASTRUCTURE COMPONENT OF KAMDHENU SCHEME (SUDHARIT) AMENDED 2021

It is felt that the farmer should be encouraged to construct cattle shed in scientific way and in order to do so Financial Assistance is required. It is proposed to subsidize 80% of construction cost for a cattle shed with an area of 5.4 sq. mtr. per animal and the construction cost @ Rs. 6000/- per sq. mtr. Unit could be of 10 Milch Animals limited to maximum of 20 Milch Animals.

No. of animals	Shed Area per Milch Animal 5.4 sq. mtr.	Cattle shed cost @ Rs. 6000/- per sq. mtr.	Subsidy @ 80%
Unit of 10 Milch Animals	54 sq. mtr.	3,24,000/-	2,59,200/-
Unit of 20 Milch Animals	108 sq. mtr.	6,48,000/-	5,18,400/-

Infrastructure Component is linked to Kamdhenu Scheme (Sudharit). Release of subsidy shall be linked to number of Milch Animals purchased, minimum 50% of the unit strength @ Rs. 25,920/- per animal, shall be released as the benefit under infrastructure component of Kamdhenu Scheme (Sudharit) Amended. Infrastructure subsidy shall be released after purchase of animals. Bank loan is compulsory.

OR

The loose housing system in dairy is permitted with 108 sq. mtrs. for 20 animals carpet area. The maximum limit on purchase of minimum 50% of the unit strength for the purpose of subsidy is Rs. 25920/- per animal for cattle shed and for open area (Paddock) between 80 to 200 sq. ft. per animal, which will not be entitled for subsidy.

Farmer shall submit following documents at the time of application.

- 1) Copy of land ownership document.
- 2) Form I & XIV document.
- 3) Irrevocable Deed of Lease for the period of 5 years/Irrevocable Notarized NOC from Landlord to Tenant (Applicant) for a period of 5 years/Affidavit in Prescribed Format regarding ownership of cattle shed.
- 4) Survey Site plan.
- 5) Approved Cattle Shed plan from Government Authorized Engineer/Architect.
- 6) Copy of Bank Passbook/Mandate form from financial institution.
- 7) License from the Panchayat/Municipality for the Construction of Cattle shed. TCP clearance is mandatory for construction of Cattle shed.
- 8) Willingness from Bank/Financing Institution ready to finance.



Documents required for release of Subsidy after completion of unit:

1. Valuation certificate from an Approved Valuer.
2. Occupancy Certificate from Panchayat/Municipality.
3. Receipts/Vouchers towards completion of cattle shed.
4. Completion Certificate from Area Assistant Director/Veterinary Officer.
5. Notarized agreement Bond in prescribed format.

By order and in the name of the Governor of Goa.

Dr. Agostinho Misquita, Director & ex officio Jt. Secretary (AH).

Panaji, 04th October, 2021.



Institute of Public Assistance

(Provedoria)



### Notification

1-3-2018/IPA/1033

In exercise of the powers conferred by Article 15 of the Legislative Diploma No. 1984 dated 14-4-1960, the Government of Goa hereby Notifies the following homes as authorized "Halfway Home" for Recovered Psychiatric Patients for the entire State of Goa.

1. "Asylum of Mapusa" Mapusa, Taluka-Bardez, District-North Goa, for female recovered Psychiatric Patients.

2. "Asylum of Majorda" Majorda, Taluka-Salcete, District-South Goa as Halfway Home for recovered Male Psychiatric Patients.

By order and in the name of the Governor of Goa.

Upasana Mazgaonkar, Director (Provedoria)

Panaji, 07th October, 2021.

Department of Revenue

### Notification

16/28/2016-RD/PFI/8710

The following draft Rules which the Government of Goa proposes to make in exercise of the powers conferred by sub-sections (1) and (2) of section 199 of the Goa, Daman and Diu Land Revenue Code, 1968 (Act No. 9 of 1969), so as to further amend the Goa Land Revenue (Record of Rights and Register of Cultivators) Rules, 1969, are hereby pre-published as required by sub-section (3) of section 199 of the said code for information of all the persons likely to be affected thereby and notice is hereby given that the said draft Rules shall be taken into consideration by the Government after expiry of a period of fifteen days from the date of publication of this Notification in the Official Gazette.

All objections and/or suggestions to the said draft Rules may be forwarded to the Secretary (Revenue) to the Government of Goa, Revenue Department, Secretariat, Porvorim, Goa, before the expiry of the said period of fifteen days so that they may be taken into consideration at the time of finalization of the said draft Rules.

### DRAFT RULES

In exercise of the powers conferred by sub-sections (1) and (2) of section 199 of the Goa Land Revenue Code, 1968 (Act 9 of 1969) and all other powers enabling it in this behalf, the Government of Goa hereby makes the following rules so as to further amend the Goa, Daman and Diu Land Revenue (Record of Rights and Register of Cultivators) Rules, 1969, namely:—

1. *Short title and commencement.*— (1) These rules may be called the Goa Land Revenue (Record of Rights and Register of Cultivators) (Amendment) Rules, 2021.

(2) They shall come into force on the date of their publication in the Official Gazette.

2. *Amendment of rule 10.*— In rule 10 of the Goa, Daman and Diu Land Revenue

(Record of Rights and Register of Cultivators) Rules, 1969, in sub-rule (2), for the expression "an advertisement in a newspaper circulating in locality", the expression "displaying on the website as specified by the Government under sub-section (1) of section 173 of the Code" shall be substituted.

By order and in the name of the Governor of Goa.

Sapna S. N. Bhandodkar, Under Secretary (Revenue-I)/Link.

Porvorim, 08th October, 2021.



## Department of Social Welfare

Directorate of Social Welfare

### Notification

51-99-2016-17-HC/3256

The following draft amendment which the Government of Goa proposes to Rule 16, Rule 18 and Rule 19 of Goa Rights of Persons with Disabilities Rules, 2018, in exercise of the powers conferred by sub-sections (1) and (2) of section 101 of the Rights of Persons with Disabilities Act, 2016 (Central Act No. 49 of 2016) are hereby pre-published as required by sub-section (1) of section 101 of the said Act, for information of all the persons likely to be affected thereby and notice is hereby given that the said draft rules will be taken into consideration by the Government after expiry of a period of 15 days from the date of publication of this notification in the Official Gazette.

All objections and/or suggestions to the said draft Rules may be forwarded to the Director, Directorate of Social Welfare at 18th June Road, Panaji-Goa before the expiry of the said period of 15 days from the date of Publication of this notification in the Official Gazette, so that they may be taken into consideration at the time of finalization of the said draft rules.

In exercise of the powers conferred by sub-sections (1) and (2) of section 101 of the Rights

of Persons with Disabilities Act, 2016 (Central Act No. 49 of 2016), the Government of Goa hereby makes the following rules, namely:—

1. *Short title and commencement.*— (1) These rules may be called the Goa Rights of Persons with Disabilities Amended Rules, 2021.

(2) They shall come into force on the date of their publication in the Official Gazette.

2. *Amendment of Rule 16.*— Rule 16 of Goa rights of Persons with Disabilities Rules, 2018 shall be substituted; namely:

*Qualification for appointment of State Commissioner.*— A person shall not be qualified to be appointed as a State Commissioner for Persons with Disability under sub-section (2) of section 79 of the Act unless the person:—

(i) has special knowledge or practical experience in respect of the matters relating to rehabilitation of Persons with Disabilities;

(ii) if in service under the Central Government or a State Government, shall seek retirement from such service before being appointed to the post; and

(iii) possesses the following educational qualification and experience, namely:—

(A) Educational qualification:

(i) *Essential:* 1) Shall be a Graduate, however, preference shall be given to persons having recognized degree or diploma in social work or law or management or human rights or rehabilitation or education of persons with disabilities.

2) Knowledge of Konkani.

(ii) *Desirable:* 1) Knowledge of law.

2) Knowledge of Marathi.

(B) Experience: At least ten years' experience in a Group "A" post or equivalent level,

(i) in Central or State Government or Public Sector Undertaking or Semi

Government or Autonomous body dealing with disability related matters or social sector or

(ii) work experience at least for a period of ten years in the capacity of a senior level functionary in a registered, State or national or international level, voluntary organization working in the field of disability or social development:

Provided that out of the total ten year's experience mentioned in this sub-clause, at least three years of experience in the recent past in the field of rehabilitation or empowerment of Persons with Disabilities.

(iii) he is less than fifty-six years of age as on 1st January of the year of recruitment.

3. *Amendment of Rule 18.*— Rule 18 of Goa Rights of Persons with Disabilities Rules, 2018 shall be substituted; namely:

*Term of the State Commissioner.*— (1) The term of the State Commissioner shall be for a period of three years and may be extended for a period of another two years or till he attains the age of sixty years, whichever is earlier.

(2) A person may serve as a State Commissioner for a maximum period of two terms subject to the condition that he has not attained the age of sixty years.

4. *Amendment of Rule 19.*— Rule 19 of Goa Rights of Persons with Disabilities Rules, 2018 shall be substituted; namely:

*Salary and allowances of the State Commissioner.*— (1) The State Commissioner shall be entitled for the salary and allowances as admissible to a Senior Scale Officer of Goa Civil Services.

(2) Where a State Commissioner, being a retired Government servant or a retired employee of any institution or autonomous body funded by the Central or State Government, is in receipt of pension in respect of such previous service, the salary admissible to the State Commissioner under

these rules shall be reduced by the amount of the pension, and if in lieu of a portion of the pension, the commuted value thereof has been received, by the amount of such commuted portion of the pension.

By order and in the name of the Governor of Goa.

*Deepali Naik*, Director of Social Welfare ex officio/Jt. Secretary (SW).

Panaji, 07th October, 2021.

◆◆◆  
Department of Tourism

### Notification

3/(3712)/PL-SA/21-DT/3619

Government of Goa is pleased to frame the following scheme.

"A scheme to provide relaxation in landing charges of International Charters to Goa in order to attract higher number of charters and benefit overall Goa tourism industry".

1. *Short title and commencement.*— (i) The scheme shall be called "International Charter Support (Waiver of Landing Fees) Scheme, 2021".

(ii) The scheme shall come into force from the date of its publication in the Official Gazette from October 2021 to March 2022.

2. *Introduction.*— The tourism industry in the State of Goa has emerged as a major industry in the State, especially post suspension of the mining activities and is now one of the mainstay revenues sources of the State economy. A major population of the State directly or indirectly depends on tourism for their livelihood. The State of Goa, bestowed with 105 kms. coastline spanning from North to South with its beautiful palm fringed beaches, historical temples, churches, age-old ruins, and world class cuisine is a major tourist destination in the world. Tourism has been a significant contributor to the economy of Goa for decades; International Charters

have played a significant role by bringing international tourists to Goa for many years.

However, there has been a declining trend of international charters visiting the State over the last 5 years. The COVID-19 pandemic has had a major negative impact on the tourist movement worldwide, leading to reduction in international charters too. It is observed that the declining trend in charters is due to, (1) global economic situation, (2) global travel restrictions, (3) downfall of major charter operators and (4) partially increase in direct flights to Goa.

Part of landing charges of international charters at Goa International Airport Dabolim, shall be borne by the Government under this scheme with an intention to encourage and reduce the burden on cost of operation of international chartered flights landing in Goa.

3. *Scope of the scheme.*— (i) International air chartering is the business of renting an entire aircraft (i.e., chartering) as opposed to individual aircraft seats by the charter operators.

(ii) International charters coming to Goa, paying the landing charges to the Indian Navy, Dabolim Airport are eligible for the scheme.

(iii) Department of Tourism (DOT), Goa will provide reimbursement to said charters up to maximum of INR 1 lakh per international charter flight on landing charges excluding GST at Dabolim Airport, Goa during the period of the scheme.

(iv) The scheme is applicable on first come first serve basis as per the application received by Department of Tourism from charters, until the budget is exhausted.

4. *Eligibility.*— (i) The scheme may be availed by the following charters landing in Goa:

- o International charters landing in Goa.
- o Scheduled international charters.
- o Business/corporate charters.

with a minimum of 100 pax aircraft configuration, excluding airline crew.

(ii) Following charter types are ineligible under the scheme:

- o Domestic charters.
- o VIP charters.
- o Medical charters.

5. *Procedure for financial assistance.*—

1) Indian Navy shall share the charters landing details with the inclusion of details as mentioned below in a spreadsheet, along with copy of landing charges bill to Department of Tourism on a weekly basis (every Monday):-

- (i) Operator name
- (ii) Operator address
- (iii) Bill No.
- (iv) Date of landing
- (v) Type of aircraft
- (vi) Max. all up weight (MT)
- (vii) Pax excluding airline crew
- (viii) Landing charges (base amount) excluding GST.

2) International charter operators desirous of availing reimbursement shall share the duly completed soft copy of following documents at email address [dir-tour.goa@nic.in](mailto:dir-tour.goa@nic.in) and hard copy with Department of Tourism, Government of Goa on arrival of the charter flight to Goa:

(i) Application form as appended to the scheme (ANNEXURE-A) along with documents required. The application form can be downloaded from the website of the department at website [www.goatourism.gov.in](http://www.goatourism.gov.in)

(ii) Landing bill of charter flight landed with clear mention of operator name, operator address, bill no., date of landing, type of aircraft, Max. all up weight (MT), pax excluding airline crew, landing charges



(base amount) excluding GST, as shared with the Airport.

3) Department of Tourism on successful verification of the details shall reimburse the amount to the charter operator.

4) Department of Tourism shall carry out impact assessment of the scheme at the end of the financial year.

6. *Pattern of Assistance.*— (1) Financial assistance will be maximum as indicated in the scheme.

(2) Financial support to be granted in a financial year shall be decided by the Department of Tourism as per the availability of funds.

(3) The Department of Tourism shall exercise reasonable economy and observe all instructions on financial propriety as issued by the Government from time to time while incurring the expenditure.

(4) The expenditure shall be debited to the Airport Landing Fees.

Budget Head - 3452 — Tourism

01 — Tourism Infrastructure;

800 — Other expenditure;

27 — Airport Landing Fees;

50 — Other charges.

7. *Relaxation.*— The Government shall be empowered to relax any or all of the clause

or conditions of this scheme in genuine cases for sanction of the grant.

8. *Interpretation of the provisions of this scheme.*— If any question arises regarding interpretation of any clause, word, expression of the schemes, the decision about the interpretation shall lie with the Government, which shall be final and binding on all concerned.

9. *Redressal of Grievance and Dispute.*— Grievances or disputes if any, arising out of implementation of this scheme, shall be referred to the Secretary (Tourism) of Government of Goa, who shall hear and decide such matters and the decision of the Secretary (Tourism) to the Government in this regard shall be final and binding on all concerned.

The scheme has been issued with the approval of the Government and concurrence of the Finance Department (Expenditure) vide U.O. No. 1400082068 dated 07-09-2021 and administrative approval of the Government under U. O. No. 9442 dated 30-08-2021.

By order and in the name of the Governor of Goa.

*Menino D'Souza*, Director of Tourism & ex officio Addl. Secretary.

Panaji, 07th October, 2021.

ANNEXURE – A

Format of Application for International Charter Support  
(Waiver of Landing Fees) Scheme, 2021

Application No: \_\_\_\_\_

**Applicant Details:**

Applicant/entity Name: \_\_\_\_\_

GSTIN: \_\_\_\_\_

Bill No. \_\_\_\_\_

Date of Landing \_\_\_\_\_

Type of Aircraft \_\_\_\_\_

Maximum all up Weight (MT) \_\_\_\_\_

Pax. Excluding Airline crew \_\_\_\_\_

Landing Charges (base amount) excluding GST and all taxes (INR) \_\_\_\_\_

**Entity Account Details:**

Account Holder's Name: \_\_\_\_\_

Account Number: \_\_\_\_\_

Name of the Bank & Branch: \_\_\_\_\_

IFSC Code of the Bank: \_\_\_\_\_

PAN Card Number: \_\_\_\_\_

**Authorized Representative Details:**

Name: \_\_\_\_\_

Address: \_\_\_\_\_

Contact Number: \_\_\_\_\_ Email ID: \_\_\_\_\_

**Declaration**

I hereby declare that the information given in this application is true and correct to the best of my knowledge and belief. In case any information given in this application proves to be false or incorrect, I shall be responsible for the consequences.

Place: \_\_\_\_\_ Signature: \_\_\_\_\_

Date: \_\_\_\_\_ Name: \_\_\_\_\_

Designation: \_\_\_\_\_

**Documents to be shared:**

1. \*Original bill document with clear mention of Pax excluding airline crew, date of landing, landing charges.
  2. \*GSTIN number
  3. \*Cancelled cheque
  4. \*PAN Card copy
- (\*mandatory document to be shared with Department of Tourism, Government of Goa)



Department of Urban Development

Goa Real Estate Regulatory Authority

**Notification**

1/RERA/Regulations of GRERA/2020/6

Transaction of Business by the Goa Real Estate Regulatory Authority Regulation (Amendment), 2021

Amendment to the notification, 1/RERA/Regulations of GRERA/2020/1, printed in Official Gazette, Series I No. 2, dated 8th April, 2021.

In exercise of the powers conferred by section 29 and section 85 of The Real Estate (Regulation and Development) Act, 2016, hereby makes the following regulation so as to amend the Transaction of Business by the Goa Real Estate Regulatory Authority Regulation, 2021, namely:—

*1. Short title and commencement.—* (1) These regulations may be called The Transaction of Business by the Goa Real Estate Regulatory Authority Regulation (Amendment), 2021.

(2) They shall come into force at once.

2. *Amendment of Regulation 3.(x)*—In regulation 3 of The Transaction of Business by the Goa Real Estate Regulatory Authority Regulation 2021, for clause (x), the following clause shall be substituted, namely:—

“(x) All cases of complaints on registration, violation against various provisions of the act/rules shall be assigned to the Member(s) by the Chairperson. They shall hear the complaints and decide on merits. Such decision of the member is final and an aggrieved person may appeal to the designated Goa Real Estate Appellate Tribunal. The Government of Goa vide

Notification 11/50/2017-DMA/RERA/2146, published in Official Gazette, Series I No. 26, dated 23rd September, 2021 under Department of Urban Development (Municipal Administration) has designated the Maharashtra Real Estate Appellate Tribunal to be the Appellate Tribunal for the State of Goa to hear appeals under the said Act with effect from 23-09-2021”.

S. KUMARASWAMY, IAS (Retd).  
Chairperson, Goa RERA.

Panaji, 1st October, 2021.

[www.goaprintingpress.gov.in](http://www.goaprintingpress.gov.in)

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